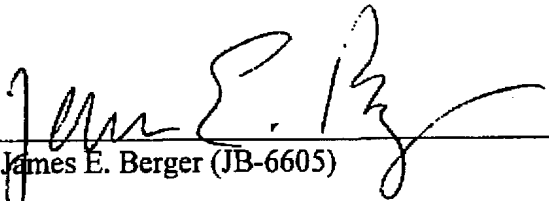


Respectfully submitted,

Dated: Washington, D.C.
February 14, 2006

By:



James E. Berger (JB-6605)

Paul, Hastings, Janofsky & Walker LLP
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(202) 551-1700

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Frontera Resources Azerbaijan Corporation

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(212) 318-6000

Attorneys for Petitioner
Frontera Resources Azerbaijan Corporation

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

In the Matter of Arbitration between

Frontera Resources Azerbaijan Corporation,

Petitioner,

- and -

State Oil Company of the Azerbaijan Republic,

Respondent.

Case No. 06 cv 1125 (RJH)

DECLARATION OF SERVICE

James E. Berger declares as follows:

1. I am over 18 years of age, am not a party to this proceeding, and am employed by the law firm of Paul, Hastings, Janofsky & Walker LLP, 75 East 55th Street, New York, New York, 10022, counsel to Petitioner Frontera Resources Azerbaijan Corporation ("Frontera") in this proceeding.

2. On the 2nd day of March, 2006, I caused to be served true and correct copies of Frontera Resources Azerbaijan Corporation's **Notice and Petition to Confirm Arbitral Award, Motion to Confirm Foreign Arbitral Award, Memorandum of Law in Support of Motion to Confirm Arbitral Award, Declaration of James E. Berger, and**

Declaration of M. Scott Harper (the “Pleadings”) by Express Mail, Federal Express and by e-mail on the following persons:

By U.S. Postal Service Express Mail and Federal Express

State Oil Company of the Azerbaijan Republic
Baku 370601
Neftchilar Prospekti 73
REPUBLIC OF AZERBAIJAN
Attention: The President

Eldar Orudjev
Chief of Legal Department
State Oil Company of the Azerbaijan Republic
Baku 370601
Neftchilar Prospekti 73
REPUBLIC OF AZERBAIJAN

Irene Dallas
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Tower 42, Level 23
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By Electronic Mail

Irene Dallas, Counsel to SOCAR in Arbitration
Irene.dallas@pillsburylaw.com

Eldar Orudjev
SOCAR, Chief of Legal Department
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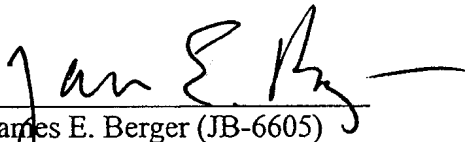
3. Irene Dallas served as counsel of record to Respondent State Oil Company of the Azerbaijan Republic (“SOCAR”) during the arbitration proceeding that resulted in issuance of the arbitration award sought to be confirmed herein.

4. The foregoing method of service is consistent with and complies in all respects with the notice requirements set forth in Article 27 of the Agreement on the

Rehabilitation, Exploration, Development and Production Sharing for the Block, Including the Kursangi and Karabagli Oil Fields in the Azerbaijan Republic between Frontera and SOCAR.

5. Article 27 does not require that notices be served on Ms. Dallas or Mr. Orudjev. Frontera served the Pleadings on these individuals in order to ensure that SOCAR received actual and prompt notice of this action.

I declare under penalty of perjury that the foregoing is true and correct. Executed on the ^{9th} day of March 2006.


James E. Berger (JB-6605)